	01 '1 P 11 OPN 00551 A		YAS A STORY STORY			
1	Sheila Polk, SBN 007514 County Attorney					
2	YCAO@co.yavapai.az.us		2010 DEC -2 PM 4: 29			
3	Attorneys for the STATE OF ARIZ	ZONA	Land Inc. 10. CLERK			
4			BA: NOOOO			
5	IN THE SUPERIOR COURT OF THE STATE OF ARIZONA					
6	IN AND FOR THE COUNTY OF YAVAPAI					
7	STATE OF ARIZONA,	CAUSE	NO. V1300CR201080049			
8	Plaintiff,	Division	n PTB			
9		TOWN	DAY BUDGIT GUIDDU BAMBAIT A I			
10	V.		TY-FIRST SUPPLEMENTAL OSURE BY STATE OF MATTERS			
11	JAMES ARTHUR RAY,		TING TO GUILT, INNOCENCE, NISHMENT			
12	Defendant.					
13						
14	Pursuant to Rule 15.1(a) a	and (b) of the Arizona Ru	iles of Criminal Procedure, the			
15	Yavapai County Attorney's Office its possession or control relative to	hereby files the following	material and information within			
16	defendant(s) that said material and	information is either typed	on this form, is attached hereto			
17	and incorporated herein by referent and reproduction at the office of the second secon					
18	provided to defendant (**), or to be disclosed upon receipt (****)					
19			om the prosecution will call as			
20	witnesses in the case-in chief and on statements:	or reduttal, together with the	ieir reievant written of recorded			
21	NAME	ADDRESS	STATEMENT			
22	MEDICAL PERSONNEL					
23			C			
24	(1) Butch Ignacio	Guardian Air 6639 S. Piper Lane	See report previously disclosed at Bates No.			
25		Flagstaff, AZ 86001	2593-2596			
26	(2) Joel Swedberg	Guardian Air 6639 S. Piper Lane Flagstaff, AZ 86001	See report previously disclosed at Bates No. 2593-2596			

22

23

24

25

26

- 6. A list of all prior felony convictions of the defendant which the prosecution will use at trial:
- 7. A list of all prior acts of the defendant(s) which the prosecution will use to prove motive, intent, or knowledge or otherwise use at trial:
- 8. All material or information which tends to mitigate or negate the defendant's guilt as to the offense charged or which would tend to reduce his punishment, including all prior felony convictions or witnesses whom the prosecution expects to call at trial:
- 9. The results of any electronic surveillance of any conversations to which the defendant was a party, or of his business or residence:

Facsimile: (928) 771-3110

Phone: (928) 771-3344

10. All search war	rants that have	e been executed in	connection with	this o	case
--------------------	-----------------	--------------------	-----------------	--------	------

- 11. The identity of any informant(s) involved in this case (if the defendant is entitled to know this fact under Rule 15.4(b) (2).
 - 12. Other:

DATED this 2nd day of December, 2010.

Sheila Sullivan Polk YAVAPAI COUNTY ATTORNEY

Quen Spola

COPY of the foregoing mailed December 2, 2010 to:

Thomas Kelly

By: Kathy Dures